AIR-"Father, Come Home." Husband, dear husband, come home to me From the city and State House so warm; Tis lonely without you, why do you not

And see to the things on the farm? You told me, when you were elected last If I would but once let you go,

And I really believed 'twould be so. Come home! come home! come home! Dear husband! kind husband! come home.

Hasband, dear husband, come home to me Come home ere the winter is through; The old brindle cow last got a white call, And the young lambs are bleating for you. When will you get through with bills and

Stop talking of school funds and rum. Of rollroad and herd laws and such other And tend to your business at home?

Husband, dear husband, don't write to m

Of the theatre, lobby and club, Nor dinners (?) you've caten at Hodshin's and Funk's, But hurry away from the hub.

Yes, hurry back home, your Bessy is sad, Her heart is so honest and true; All winter she's slept in the bed room alone, And say, dearest husband, have you? Husband, dearest husband, come home to

Come home, ere the birds sing in May, and let not the smiles in the gallery there Distract you or tempt you to stay. I'm gotting quite nervous about you, come And we will have cowslips for greens!

JUDICIAL REPORM. EDITORS CLARION:

from the Sea Shore Republican, suggesting has the Circuit Judges could hold both the

In my opinion the writer is greatly in as they were then engaged. error, and we point to our experience in the past as a successful answer to his sugges- past that all out door business has been tion. We tried that system in this State, suspended in a great measure. under the code 1857; by that code the old Chancery System of vice Chancery Courts, gle women to go to the States, that is, such abolished and a Chancery Court was estab- very difficult to procure families without bench.) an able lawyer and a like able as could be relied on. These families once Equity Judge; with a natural and acquired in the country will remain, as it would be fondness for the noble principles of Equity Jurisprudence, and such was the tax upon his time, by his duties in the Circuit Court, that often he was compelled to pass a Court without trying a cause, and oftener he could ness. But they will contract willingly to only give a Saturday afternoon, or a night to a cause involving thousands of dollars, and perhaps settling principles that would in time exercise an influence for weal or

The profound principles of Equity which have been recognized and established for centuries, by the ablest judicial writers. both of England and the United States: to which a Storey and a Kent, have contributed largely by their commentaries, were neglected and almost ignored by the bench

It is true we cannot divine what will be brought forth by our new system adopted marked improvement in our Equity proceedings, and adjudications. Our Chancellors are showing the advantages of study; and our bar, especially those devoted to Chancery practice, are exhibiting in their

arguments and the preparation of their cases, learning and ability. It was to core this defect, in the old system of jurisprudence of our State that the change was made in the new Constitution. and in the present code; and a still greater change was made in grafting upon the jurisdiction of the Chancery Courts, the old Probate Court with its entire jurisdiction, and although we have just entered upon this new system by which a limited judicial is given to the Clerks of the Chancery Courts, I must say that so far it has worked well in our section of the State; and estates are now conducted with more celerity, less expense, and with greater satisfaction to heirs, legaters and creditors, than formerly. Every State under our government must build up for itself its own system of laws: and the judiciary propound the principles that those laws are intended to establish. statute book many of the teachings of the civil law, especially upon the rights and ob-

We ought to The reform we need is to amend the Conditution, so as to give full employment to shows that five, and sometimes six, counties further difficulty, could be in one Chancery District, and give imple time to try all the causes. Our Chancellor somplains of the shortness of some cours in each county could be arranged in propertion to the population, litigation; conflict with the time of holding the Circuit Courts, I feel assured that the good of the

broken down by too much labor. Too much capied the woolsack for over sixty years He attributed his long life to his continued other studies, and constant labor in his pro-

FAXETTE, January, 1873.

selves -- The Nation's Wards Encroaching on the Trooly

Loyal.

A NEGRO BUNG FOR RAPE.

The Senate of Virginia has agreed to a resolution inquiring into the expediency of amending the code so as to allow any person who has been tried and fully acquitted of a criminal charge by any court in the State, a reasonable allowance in money for the expense incurred by him or her in descence; the amount of such allowance to be determined by the judge of the court of the county or corporation in which such case was tried.

down in New Orleans was turned out by the state of Vermont. If the state of Vermont ever intends to be ashamed of Vermont ever intends to be ashamed of New Speaker: The Judiciary Committee. Mr. Speaker: The Judiciary Committee of Wermont ever intends to be ashamed of New Speaker: The Judiciary Committee. Mr. Speaker: The Judiciary Committee of Wermont ever intends to be ashamed of New Speaker: The Judiciary Committee. Mr. Speaker: The

W CLARION

VOL. XXXVI. - - NO. 9.

JACKSON, MISSISSIPPI, THURSDAY, FEBRUARY 6, 1873.

IMMIGRATION.

Foreign Letter on the Subject from Hon. Geo. Torrey.

LIVERPOOL, England, Jan. 19, 1873.

EDITORS CLARION: Some six weeks ago I wrote to THE CLA-RION. Since that time I have been busily engaged in contracting with persons to go to Mississippi either as farmers or servants. You'd surely return before winter was past. I have found it much more difficult to engage them than I had supposed-that is, It has been my aim to engage none but of this State. those who can show a good character: Of course I will be imposed on, in some instanof delinquent poll tax collectors.

By Mr. Price: An act to enlarge the rights of delinquent poll tax collectors.

By Mr. Sullivan: To incorporate the Unies. But I take it that the more caution we versity of Columbus.

use the less liable to make mistakes.

I sent out to Mississippi one hundred and fifty emigrants by the steamer St. Louis on the 18th ult. They should reach New drawbridge. Passed. Orleans within the next few days. I had engaged about fifty more to go by the that the others did not come was the report that the St. Louis, which sailed on the 18th oilt, was wrecked at sea, and nearly all the passengers were lost. This report grew out of the loss of one of the steamers of the Alten line, which sailed on the same day for New Orleans and was lost on the third or fourth day out, and about one hundred lives lost; and the disasters to shipping on the English coast for the past two months; persons are very timed about going to sea. The voice of your Bessie is calling you now. I am in hopes I will have all my orders Come home, for you know what it means, filled in time for the next steamer which filled in time for the next steamer which of the Revised Code of 1871. Referred. sails on the 29th January. This delay I am fearful will disappoint some of our friends, but it cannot be helped. I could fill all the and so forth. Referred. orders I have had at any time within two days if I would take any that would offer. Some of our friends in Hinds and Yazoo school warrants. Referred. counties will be disappointed when the Memphis arrives and they have no people Circuit and Chancery Courts as a matter of on her, as I had written to some of them that they might expect their emigrants by her

The weather has been such for months

I find it almost impossible to engage sinin need of, as through large families, young women and boys can be procured and such too expension for them to be moving about. There is one thing that an English service woman will not agree to do, that is, milk cows. They say that is the men's busi-

do any other domestic work. Those that I have sent out have contracted each for one year. The men at one hundred and fifty, and the women at one hundred een to twenty-one can be engaged at ten

lollars per month by the year. Persons sending me orders must not beome impatient if the immigrants they want do not come as soon as they would like. I must have time to select them. find great prejudice amongst the laboring classes going to the Southern States, on account of the freedmen; but in all cases after talking to them. I find that their prejudices are some desperated beings, that would take pleasure in murdering them.

There is no class of laborers or artizans but can be procured to go to the South, and town of Macon. Passed. that at reasonable wages.

I have had numbers of applications from farm laborers and mechanics, who are able to pay their way out, but do not wish to go out until spring. And when they do go,

they want to have a home to go to-I expect to remain in this country until will give me any encouragement to remain I have opened an office, No. 12 Lancelets Hey, Chapel street, Liverpool. This I found necessary, as person in this country did not know where to address me so as to get a

So soon as the matter settles, there will be but little difficulty in procuring farm labor- Court, in the Eleventh Judicial District, ers and servants to go to the South; all that them what kind of a country we have, and Our Legislature is engrafting upon our they appear to be anxious to go. If our people will just make up their minds to procure more laborers, and a larger population have a learned and able judiciary. In or. they can procure any amount from this tee, to whom was referred H. B., No. 69, an der to secure the best taient and our fore- country, provided they will pay their pas- act in relation to the publication of notices leave to call attention to the following exsages out. This is the only way for the preour chancellors Our few years experience once set in that direction, there will be no with the recommendation that it do pass.

A Remarkable Woman.

In one of the rural districts of Alleghany county lives a woman aged about sixty-five years, who, for the past five people, and the welfare of our country de- years has been an invalid, and whose pre- by striking out all after the exacting clause Public Accounts is required, under the law and that no other innovations should be sent condition is most remarkable. Dur- and inserting the following . That hereaf- to take official "cognizance," I allude to &c.; Affirmed. abor the not break down the distinguished strange stories are rife in the community upon the order of said noard, unless the the Legislature, that the rate of taxation and Brougham, who has recently died at concerning her former life. The most the advanced age of ninety years, having current of those is one to the effect that He attributed his long life to his continued and mother, in order to conceal the birth mired axing activity in his Judicial and and mother, in order to conceal the birth first day of May. A. D., 1873, and that as official documents applicable to the subject show that the rate of State tax for the forof a child, roasted it alive in an oven. This and many others are circulated, and a helpless invalid for about four years, she arose one day in her bed, and in a self-passed to exempt telegraph operators refutation of charges made, and in vindica-They are Seeing how it is them- firm voice said: "In this condition I and employees of telegraph offices from sit- tion of my action relative to the matter remust remain for a thousand years, though | ting on juries. there come famine and starvation, yet will I neither live or die," With a spassion of the common school Fund. her limbs were doubled up in a most in- an act to extend the provisions of an act to PHILADELPHIA, January 29.—William tricate manner, and she sank back upon quiet tax titles. Referred.

By Mr. Gaudis: To incorporate the Hills Dennis, a negro, twenty years of age, was hung for committing an outrage upon a white woman named Mary Thompson, a white woman named Mary Thompson named Mar in April last. He lived in a farm-house tation of Providence or to stubbornness accused the husband of the woman of having bribed him to the crime so that he might have grounds on which to bring an action for divorce. On Monday has action for divorce and the formal divorce and the formal divorce actions are to be seen going West. Conductors act entitled an act to change the burthen of proof in certain cases. Referred.

SYNOPSIS OF PROCEEDINGS.

SENATE.

SEVENTH DAY. JACKSON, January 28, 1873.

INTRODUCTION OF BILLS. such persons as I would like to send out . From and Appeals and the Supreme Court

natie Asylum. Passed. steamer Memphis which sailed yesterday. Bennett, Caldwell, Campbell, Cassidy, Dun-Of the number engaged only nine adults came according to contract. The reason Mygatt, Packer, Price, Smythe, stone and Warner-21.

EIGHTH DAY. Jackson, January 29, 1873. INTRODUCTION OF BILLS.

By Mr. Gilmer: S. B. No. 45. An act to authorize the Board of Supervisors of Kemper county, to levy a tax to pay outstanding would not bear the scrutiny of investiga-Sundry House messages were considered. tion and the chances of its failure to pass would be increased by debate.

NINTH DAY.

JACKSON, Jan. 30, 1873. The Senate was opened with prayer by Mr. Johnson, of Carrell. By Mr. McClure: Amendatory of the several acts incorporating the Mississippi Valley and Vicksburg Loan Company; re-

and a Superior Court of Chancery, were as I am willing to send out. I also find it at the county seat of each county; referred. Hished in each county, holding its sessions children. They are sought after here and in criminal cases, was taken up, and an animated discussion arose on the presentation at the same time with the Circuit Courts, get nearly as good wages as I am offering. of a substitute for a substitute, in which Under that law we virtually had so Chan- There is no difficulty in procuring single Senators Sullivae, Gibbs, Cassidy, McClure, y system; that Court was in a great men. Large families are easily procured, Dancan, Watts, Morgan and Warner pardistribute the School Fund; passed. Senate Bill for relief of James L. Herbert, was lost on its final passage.

> JACKSON, January 31, 1873. The deliberations of the Senate were opened with prayer by Mr. Watts, of New-The following message was received from the Governor:

dollars by the year; young men from eight- from the Eighth District, for your informa-

administrators. Referred.

S. B., No. 52: For the relief of the Sheriff of Jefferson county. Referred. H. B., No. 64: To amend the charter of

HOUSE.

SEVENTH DAY.

Mr. Holloway presented a petition from certain citizens of Choctaw county, praying May, and may remain longer if our people for the repeal of an act entitled an act to prohibit the sale of vinous and spirituous which it will be seen that the Auditor is re-Greensboro, in Choctaw county; which was the Legislature and one to his Excellency. referred.

in relation to county warrants, have considered the same, and instructed me to relitems in his annual message to the Legislaport the same back to the House, with the ing her previous life she has borne, by no the Board of Supervisors of any county in grave and important question of State Fimeans, an enviable reputation, and this State, to issue any warrant or warrants nance, in the course of which he informed

Also, an act to authorize the Auditor of modic twitch and convulsive movement, Mr. Sessions introduced H. B., No. 82;

By Mr. Watts; To amend an act in rela-By Mr. Cassidy: To authorize the sale of

CONSIDERATION OF BILLS. H. B., to compel the New Orleans, Mobile and Texas Railroad Company to build a S. B., for the relief of the Mississippi Lu-YEAS-Messrs. Alexander, Allen, Barrow,

NAYS-Mr. Morgan-1.

By Mr. Watts: S. B. No. 40. An act to incorporate the Pioneer Manufucturing Comany. Referred. By Mr. Pierce: S. B., No. 41. An act to amend section 270, article 3, of chapter 40, by Mr. Abbott: S.B., No. 43. An act to correct an error in the inrollment of an act | Mississippi, and will not be sustained by the to provide for the election of State Printer, and cannot, therefore, accomplish the end desired; also, that the indecent Wednesday, Janu

ferred. S. B., No. 47--By Mr. McClure: Requiring county treasurers to keep their offices Senate Bill to amend the rules of practice Senate Bill authorizing the Auditor to

TENTH DAY.

GENTLEMEN: I herewith transmit the resignation of Hon. Thos. J. Hardy, Senator

R. C. POWERS, Governor, H. B., No. 58: To change time of holding Circuit Court in Rankin county. Passed. H. B., No. 39: To prevent sale of liquor in

the town of Edwards. Passed. BILLS INTRODUCED. S. B., No. 48: To locate permanently the Seat of Justice of Pike county. Passed. S. B., No. 49: For relief of executors and S. B., No. 50: To extend time for meeting are easily removed, especially as to that of Supervisors of Warren county. Referred. class. They seem to think that the freed- S. B., No. 51: To incorporate the Mobile and Little Rock Railroad Company. Re-

JACKSON, January 28, 1873.

MR. SPEAKER: The Judiciary Committee to whom was referred H. B., No. 49 an act changing the time of holding the Circuit have instructed me to report the same back to the House with the recommendation that

J. W. CHANDLER, Chairman. The bill being considered engrossed, was

MR. SPEAKER:-The Judiciary Committo non-residents in attachment of suits be- tract from the same section of the Code, tofore Justices of the Peace have instructed wit: sent to procure it. After emigration has me to report the bill back to the House, J. W. CHANDLER, Chairman,

J. W. CHANDLER, Chairman.

LEGISLATURE. point a committee to investigate the conduct of the Board of Inspectors in purchasing a site for the Penitentiary.)

NINTH DAY. Jackson, Jan. 30, 1873.

House Concurrent Resolution, No. 3. In Mary Penitentiary, with Senate amendment, was Mr. Street moved that the substitute be John R. referred back to the Senate, with the suggestion that the Senate does not need the W. W. L. from the Governor, and further, that it is the opinion of the House that it is unparliamentary for either House to substitute a bill or a resolution for a bill or resolution mitted.

W. B. Galbreath vs. Elizabeth Smith, adm'r; Submitted.

J. W. Cansey et al vs. W. M. Inge; Submitted. passed by the other House. Carried.

YEAS AND NAYS ON THE SOCIAL EQUALITY Yras-Messrs. Andrews, Avery, Barrett, Bell, Brenneu, Bufkin, Brooks, Bush, Car-ter, Cessor, Cocke, Corcoran, Dixon, Everett, Feemster, Fisher, Foley, French, Gayles, Griggs, Green, Hill, Handy or Copiah, Hall, of Hinds, Johnson of DeSoto, Kendrick, Landers, Lindsey, Mallory, Mauss, McCain, McInnis, Nextles, Piles, Reese, Shalid, Smith of Tunica, Smith of Desoto, Stewart of Helmon Stark; Submitted. Hasie, Howard, Holmes, Houston, Johnson, Holmes, Stewart of Noxubee, Stone, Spelman, Smothers, Sullivan, Truchart, We Webster, White, Wade and Mr. Speaker. NAYS-Messrs. Allen, Archer, Armstead, Applewhite, Baker, Benson, Bolton, Boyd chanan, Curlee, Currie, Evans, Ford, Gad- et al; Si dis, Gaines, Goar, Hall, Hudnall, Hyer, Jones, Kimbrough, Land, Leavell, Loper, Lowry, Martiniere, Metts, McIntosh, Me-

Ross, Sessions. Streeter, Sawyer, Wroton, Wnarton and Walker. Mr. Foley moved to reconsider the votes thereto withdrawn. whereby the bill passed and to table the resolution to reconsider. Carried. Mr. Hyer offered the following explanation of his vote on the bill: I vote against the bill because it is in vioation of the Bill of Rights of the State of Continued.

Kenzie, McKie, Nisbett Potter, Reed. Roane.

TENTH DAY. JACKSON, Jan 31, 1873.

The following bills were introduced: H. B., No. 95. To repeat Section 2922, S. B., No. 115. (old series.) For the relief of Parkersville Manufacturing Company, transcript. of Landerdale. Passed. H. B., No. 99. To amend Section 7, to amend rules of practice in criminal cases, approved April 15th, 1872, etc. Referred. H. B., No. 101. To preserve the peace and prevent homicide. Referred. H. B., 102. In relation to driving stock in the counties of Marion, Perry, Pearl Hancock, Harrison, Jackson, Greene, Wayne, Jones and Covington, Referred, H. B., No. 103. To amend Section 2442 of Code, relating to Insurance. Referred. H. B., No. 105. To declare the town of Pascagoula a port of entry, etc. Referred. On the question of the rightful member from Harrison county, Messrs. Lindsay and Seal being contestants—an animated debate ensued in which Messrs. Fisher, Carter,

colored) and Webster, (colored) participated on the side of Mr. Lindsay-and Messrs-McIntosh, Kimbrough and Lowry in behalf of Mr. Seal. The contestants also presented their claims. The House decided in favor of Lindsay by a vote of 50 to 32. THE AUDITOR GIVES THE (ACTING) GOVERN-OR A ROLAND FOR HIS OLIVER.

OFFICE AUDITOR PUBLIC ACCOUNTS.) Jackson, Miss., Jan. 30, 1873. o the Legislature of the State of Mississippi: From the special message of his Excel- | Continued. lency, the Governor, to your honorable A. J. Wo body on the 29th inst., vetoing House Joint Continued. Resolution, No. 1, in relation to the purchase of a site for a new Penitentiary, am surprised to find the following passage "I notice with some regret that the Audior of Public Accounts, having ignored the Executive in seeking out a new and unusual channel of communicating his annual report to the Legislature, has also been Continued leased to go so far outside the line of his official duty as to take cognizance of mat- A. Hall; Continued. ters of which he can have no official knowledge, and he presumes to recommend that Narcissa Scruggs; Continued. the appropriation made for the purchase of a site for a new Penitentiary be withdrawn.

I trust this recommendation of the Auditor As to my having "ignored the Executive Legislature," I would respectfully call attention to section 131. Revised Code of 1871, defining the duty of the Auditor of Public Accounts relative to this whole matter, by Mr. Chandler presented the following was made on the 8th inst. If it was possible prosecution for me to add anything to the express reports should be addressed. I would respectfully state, that instead of the channel being "new and unusual" it was in strict accord- Writ of Error awarded and filed and dockance with the practice of all my predecessors in this office, which has been uniform. and without exception, from the founding of the State Government to the present time; and as to my having gone "outside of read the third time, and was recommitted my official duties" in recommending the to the Judiciary Committee. the appropriation of \$10,000 for the purchase of a site for the l'enitentiary. I beg

"He shall also submit in such reports a Jo. E. Davis; Affirmed. particular statement of all unexpended balances of appropriations with information And on the motion of Mr. Chaudler, the bill passed.

Mr. Spraker: The Judiciary Committee,

Mr. Spraker: The Judiciary Committee, whom was referred H. B., No, 44, an act celled by His Excellency, in this respect, I ture at the opening of the present session. ecommendation that the bill be amended touching a matter of which the Auditor of Affirmed same is countersigned by the President for 1871 was "five mills," and that of 1872 was "seven mills," whereas the law and the Be it further enacted. That this act take official instructions from this office together years ago she, with the aid of her brother effect and be in force from and after the with the assessment rolls and all other mer year was four mills on the dollar, and Mr. Wroton introduced H. B., No. 82, an for the latter eight and one-half mills. See gain credence from her present condition. Act to extend the provisions of an Act en- Revised Code of 1871. Section 1663, and act More than a year ago, after having been titled an Act to quiet tax titles and increase approved April 4th, 1872, Sections 9 and 11. refutation of charges made, and in vindica-

I have the honor to be. Respectfully, your ob't serv't. H. MUSGROVE, Auditor of Public Account

From the N. Y. Herald. Sambo Leaving Georgia for a Life in Clover in Arkansas.

Political economists in the State

TUESDAY, Jan. 21, 1873. J. D. Reinhardt, adm'r, etc., vs. John H. Mary E. Erwin vs. Rice, Stix & Co.; Sub-Mary E. Irwin vs. Christian Dickman, John R. Cooper vs. John D. Frierson; W. W. Liddell. adm'r, &c., vs. heirs of P onsent of the House to obtain information W. Hemphill et al; Submitted. rom the Governor, and further, that it is W. B. Galbreath vs. Elizabeth Smith,

> F. S. Belcher vs. J. J. Mhoon; Submitted A. T. Cockrell vs. Henry Duke, adm'r; J. J. Mhoon vs. J. W. Wilkerson; Sub-Malcolm McNiel, Sr., vs. C. E. Roache D. McKenzie, adm'r, &c., vs. Sarah M. Alexander; Submitted. H. H. Camp vs. J. T. Westbrook; Submitted John W. Younger et al vs. J. J. Hill;

Mary F. Wright et al vs. A. H. Taylor et al; Submitted. J. L. Stitt. guardian, &c., vs. C. Davidson J. W. Brown et al vs. E. S. Adams; Con-D S. Buford vs. Elizabeth C. Kersey et al; Boyd F. Bryant vs. Mary J. Cook; Plea of accord and satisfaction, and demurrer Thomas Walton vs. N. R. Sledge; Con-Morgan H. Thompson vs. W. M. Strick land et al : Continued. Thos. J. Davidson vs. M. W. Moody et al; W. T. Ross sworn and admitted to prac-

WEDNESDAY, January 22, 1873. James Pipes vs. Henry S. Buckner; Citation awarded and continued. E. M. Howd vs. Miss. Central R. R. Co. Filed and docketed and writ of error awarded by order of the Court, and citation Miss. Central R. R. Co.; vs. A. T. Mason Record read, and continued until to-mor-

Memphis & Charleston R. R. Co. vs Narcissa Scruggs; remanded to the docket. Miller, Gardner & Co. vs. E. C. Gillenwaters; Argument filed as to correction of THURSDAY, January 23d, 1873. Geo. E. Hasie admitted to practice. Miss. Central R. R. Co. vs. A. T. Mason;

Argument commenced FRIDAY, January 24th, 1873. Miss. Central R. R. Co. vs. A. T. Mason; Argument concluded and submitted. J. P. Stewart vs. Philip Davis et al; Con-Martha Posten, adm'r, &c., vs J.J.Mhoon; Lucretia Ivy vs. John While; Continued. T. W. Vickers et al vs. W. T. Vickers, H. Hutchins vs. W. T. Vickers, executrix; Continued. Georgia Moore et al vs. E. C. Terry; Con-James M. Howry vs. Isaac Colloway, alias Chas. Payne et rl; Continued. John C. McNairy, use, &c., vs. George W.

W. H. Ross vs. B. P. Oliver et al; Con-B. W. McAlexander et al vs. W. S. Pur vear, adm'r: Continued. James M. Fait vs. George Holger; Sub-John L. Hudson et ux. vs. W. M. Strick-John W. Pennington vs. Wm. Seal et al A. J. Wooten vs. Geo, H. Buchanan et al: James Bowden vs. Thomas Gray et ux; T. B. Haynes & Co. vs. A. J. Hough; Continue Jas. T. Munns et al vs. M. H. Munns et al, Adm'r; Continued. Sanford Patterson vs. Geo W. Gathings;

Memphis & Charleston R. R. Co., vs. SATURDAY, Jan. 25, 1873. Joseph Bretney et al vs. James E. Walier will receive at your hands the consideration | et al; motion sustained, dismissal set aside and cause reinstated. Joseph Bretney vs. Allen White, Comand found a new and unusual channel of communicating my annual report to the cause reinstated. Madison Teat vs. State of Mississippi Motion to set aside submission and file amended record overruled.

Wm. H. Clopton. Executor, &c., vs. Julia

James M. Bloodworth, firm of Reddick & Co., vs. Steiner & Bro.; Dismissed for want James M. Bloodworth, firm of Reddick & Co., vs. Schwab & Co.; Dismissed for want A. J. Jumper vs. State of Mississippi

Monday, Jan. 27th, 1873. N. Isaacs et al vs. State of Miss ssippi Reversed and remanded and a venire de L. D. Sanders vs. State of Mississippi; novo awarded. Martha A. Watkins et al vs. Addie F Owens et al; Affirmed, and defendants aplowed forty days to answer. J. H. D. Bowmar et al, Exector, &c., vs. J. D. Padelford vs. C. T. Harrison; Reversed and remanded. R. J. Harding et al vs. J. T. Cobb et al; Reversed and remanded for further pro-A. T. Cockerell vs. Henry Duke, Adm'r; Reversed and remanded. John Dozier vs. C. B. Williams et al;

Affirmed Ross Williams vs. State of Mississippi: W. H. Kidd vs. Belle G. Eckford Trustee John R. Rogers et al vs. C. J. Tullos et al Certiorari awarded. Montgomery admitted to practice. W. H. Kilpatrick admitted to practice. Geo. H. Young et al vs. J. W. Stevens, Jr.

Tuesday, January 28, 1873. Geo. H. Young et al vs. J. W. Stevens, Jr.,

Adm'r. &c.; Argument concluded and sub-Court adjourned until Monday next. Regenerating Powers of

If a lobster's claw is broken off below

in miniature at the end of the stump. furniture. ponent. When, by accident or other- construed by his Excellency as legitibetween Wilmington and New Castle, and the crime was committed during the absence of her husband. Dennis had also borne a bad reputation, but was not feared by the woman. In the defence he feared by the woman. In the defence he cannot be the most demoniacal. She referred.

Mr. French introduced a bill to amend an is not known. Her appearance is described by visitors to be the most fearful absence of her husband. Dennis had also borne a bad reputation, but was not feared by the woman. In the defence he expression is almost demoniacal. She received to be a supposed Feb. 2, 1872. Referred.

Mr. French introduced a bill to amend an is not known. It is to them in scribed by visitors to be the most fearful dispensable in maintaining their centers to behold. Her limbs are twisted about whole families, men, women and child dispensable in maintaining their centers to behold. Her limbs are twisted about whole families, men, women and child dispensable in maintaining their centers to behold. Mr. Gaines introduced House Joint Resolution, No. 6. Memoralizing Congress to change the law providing titles to Homeston and adjoining dren, chiefly from Houston and adjoining counties, numbering several hundreds, stead. Referred.

Mr. French introduced a bill to amend an introduced a new and nover is not known. It is to them in the State. It seems that dispensable in maintaining their centers to behold. Her limbs are twisted about whole families, men, women and child in the presence of the second of the woman and the crime was committed during the scribed by visitors to be the most fearful to the industrial dispensable in maintaining their centers to behold. Her limbs are twisted about whole families, men, women and child in the presence of the second of the woman and the crime are twisted about to be hold. Her limbs are twisted about to behold. Her limbs are twisted about to behold. Her limbs are twisted about to behold the countries of the second of the woman and the cause of alarm in regard to the industrial dispensable in mainta cause of alarm in regard to the industrial classes in the State. It seems that

At the late Atlanta, Ga., Catnolic Fair, the lovely Miss Jennie Nance, of Columbus, was voted to be the most popular young lady. She received 622 votes. Her competitor, Miss Maggie Gardner, received 455.

THE STATE.

The Magnolia Gazette says there is Court House question pending in Pike. Lemuel Harren shot and killed Monroe mith, in Amite county; both negro boys The Goodman Star advocates the repeal of the usury laws which it regards as

clog upon trade and commerce. The Brookhaven Citizen says the Legislature should make some provisions for the

George Torrey's letter to THE CLARION and reasonable hour, and did not object to of her departure, calls for the formation of Immigration Societies in Yazoo.

The Riverton Record, a new paper in Bol- when near his cage, and was left roosting \$8000. ivar county, announces that Jackson has over a door when the time for closing the contributed five hundred dollars to the sufferers by the Boston fire. The Board of Supervisors of Rankin

county has appointed Abner G. Norrell delinquent Poll tax collector. A better selection could not have been made. The Meridian Sun records that several of our staunchest and most enterprising merchants are offering their stocks at cost, pre-

paratory to leaving Meridian at an early The Panola Star says that the delinquent strength, is not a person who cares to D. United States influence, on daily at the lands in that county amounts to two hun- risk his life unnecessarily, and therefore bolds. Tempesce, was run over and because dred and eleven tracts. There are about he reinforced his ranks and sought to killed on the Mobile and C

The Natchez Democrat suggests that the Legislature will pass a law to give the juries in capital cases the option between the penalty of death and that of imprisonment for

The Tallahatchie News records the death of Judge Crofford, an old citizen of that county. While Judge of the Probate Court he filled the position with honor to himself to keep quiet. The strong smell of Courtney, Grimes county, Texas, in the and satisfaction to the people.

publishes a number of notices to non-resident land owners. The same paper advocates the election of the damage amounting to \$40. Mr. A devoted wife in Rock county, Wilson sin, made her implant a New Years pro County Superintendent of Education by the people. It also proposes that he shall quadrumanous animals of the class mam. The money for it was taken from the

and personal) of Amite. Nat. Garrow was

be two instead of six Directors. The Winston Banner warms the public to ington street, with whom Susie and Jim lines of people—a diminusion or only look out for a negro man, Dave Eggleston, are residing. last term of that Circuit Court, and sentenced to the penitentiary for five years, and who made his escape from the jail in that place last Monday night. Dave has

rents of students at Oxford University, and does not please is a false note in the har- which her business is managed. The Line those who received their education in that monies of nature. She may not have Clerk of the Fort Wayne, Ind., Pennis institution, in its days of purity, will read youth or beauty, or even manner, but with regret, and we might add shame, the she must have something in her voice or In the past ten or twelve days lie were statement of the Jackson Pilot, a Radical expression, or both, which it makes you Atlanta en route to Arkansas, West Tonne organ, that Prof. Walton, of the University. feel better disposed toward your race to see, and West Mississippi. Over 200 let is engaged in delivering political harrangues look at or listen to. She knows that as the other night via the Memphis & Char of a Radical nature. The Raymond Gazette, in the name of one after you have been talking your soul hundre I school teachers (male and female) into her consciousness is, did I please?

the immediate payment to Hinds county of very kindly critics, except to themselves, A difficulty occurred on the flat all to its rightful portion of the State school fund, and now and then to their own sex. The Forestly county, Georgia, between with a provision also that the fund shall be forthwith paid out on a fair pro rata basis on the school warrants now outstanding.

The Chickasaw Messenger argues strongly for consolidating the county funds, and We can see no sensible reason why the common county, bridge, and pauper funds should be kept separate. It seems to us to be about as ridiculous as it would be if one with one of those vital interchanges of chable him to sleep. of our planters should come to Houston sell a bale of cotton, and as soon as he receives his money for the same, divide it in-to three separate funds, call one his coffee fund, another his calico fund and the third his clothing fund, and when he purchased any of the articles above mentioned be particular to pay for the same out of the spec ial fund set apart for that purpose. All the Co., vs. Steiner & Bro.; Dismissed for want of prosecution.

James M. Bloodworth, firm of Reddick & per cent. for county purposes. In the percent, for bridge, and 5 per cent. for pauper, why not levy 50 per cent. for general county

purposes at once, and have but one fund. How the Carpet-Hag Governor of

Texas Spends the Contingent Fund. EXTRACT FROM THE COMPTROLLER'S REPORT. all those divine differences which make per annum, and in addition thereto he Holmes. managed, through his supple carpet-bag Reversed and remanded and a venire de tools, to get an appropriation of \$600 per annum for a gardner for the executive grounds. Not satisfied with this unprecedented innovation, the following is a sample of the kind of expenditures made by the executive out of an appropriation to pay for repairs and additions to the capital buildings, the property of the State, approved August 15th, 1870, or out of an appropriation to repair the Governor's mansion and furniture, and to improve the grounds, approved May

AUSTIN, TEXAS, JULY 31, 1871. Bought of Sampson & HENRICKS. 3. 1870, To 1 bucket To I wood saw.

THE GOVERNOR'S MANSION. To 5 match safes To I curry-comb To 2 corkserews. To I mousetrap Jan. 30, 1871, To 1 Well-wheel To lapunge Mar. To 1 pr waffle-irons To 16 doz wine-glasses -

We give but few of the items, merely is a long black ostrich feather, which the third joint, another will soon appear to show what the Governor considered as droops from the top of the hat'and is

About the third year it will overtake in | Especial attention is called to the items size the one on the other side. At a par- in the foregoing account. There are liarities in dresses are very noticeable— a very hundsome lady, with Mr. A. rocious combat, cutting each other and It will be perceived that horse-brushes, and the utter banishment of very decollete here. Mrs. Daniels' husband has fold often nipping off the sword arm of an op- curry-combs, chamoise skins, etc., are dresses. wise, a Brazilian lizard's tail is missing, mate expenditures of the people's money, another crops out immediately, requiring under the head of the appropriations reconsiderable time, however, to develop cited for the supplying of himself and comb is the favorite. This was made gans were manufactured, and where

Referred.

Are supersisted the husband of the woman of having bribed him to the crime so that he might have grounds on which to bring an action for divorce. Ou Monday he exhonorated the husband from all blanch from the crime remarkable are the facts that the volume of the same destination within the past three ple of the town are much excited over the pappy child the was guilty. The colored people of the town are much excited over the ple of the town are much excited over the ple of the town are much excited over the property-particularly excitability, and said he was guilty. The colored people of the town are much excited over the ple of the town are much excited over the pappy child the property-particularly excitability of the same destination within the past three was an amount of the was increasing rather than distingtion. All the manufactured of the same destination within the past three was in the centre of the same destination within the past three was an amount of the control of the divine courage, or the Central roads state I hall, but to their, but as soon as they leave the room, devous with greatest axielly personal with the old one in color, or the central roads of the same destination within the past three was and have passed over that road for the central roads as the least of the same destination within the past three was and the past life, from her happy child-the amplitude, and the nearly thirty years.—Pitts board of Supervisors of Montgomery county, Farsacian that the volume of the ebiat was increasing rather than diminishing the was increasing rather than the past three was to be seen point within the past three was and the past three was and the past three was and the past life, from her happy child-the and the past three was and the past life, from her happy child-the and the past three was and the past three was and the past life, from her happy child-the and the past three was and the past three was and the past three was an upon her lovers breast, and whispers.

"Dear heart! I cannot see, but I believe.
The past was beautiful, but the future I can trust—with thee!"

Spotted Tail is the man for the times. He has disposed of four mothers-in-law, and whoops for the scalp of the fifth. He will lecture for \$50 per night.

Jocko's Joke-The Spiritual Test

\$2 00 PER YEAR.

of the Darwinian Teory. From the San Franscisco Bulletin, Decem-Thomas Findley, importer of blooded fowls, and proprietor of a saloonon Leidesdorff street, recently conceived the idea of augumenting the stock of curiosities in intelligent monkeys. The animals arrived in the last steamer from the Orient. The customers watched the antics of the two them Jim and Susie, and voted Jim a Emperor Pedro La of Brazil, in 1829. collection of taxes assessed to "anknown fellow of infinite jest, and the monkeys The mail steamship from Rio de San The Yazoo Democrat re-produces Hon. scampered to and fro the while and chattered merrily. Suche went to bed at a yellow fever was raging in file at the date being locked in her cage, but Jim would Half the business portion of not tolerate the advances of any one.

saloon arrived. Next morning the bar-keeper opened the door, glanced around, saw something she chastises him. flying through the air, and dodged his head just in time to escape a sound blow.

He peeped into the window and saw Jim set up such a racket that the judge was given. perched on a tall ale cask, with a pile of to excuse the shrewd woman boxes around him, and looking like an In Texas the computation is that the are enraged gorilla, evidently waiting for the vals of settlers beautiful the control to 6000 per day; this is during the present reappearance of the bar-keeper's head. Now the bar-keeper, a man of inflexible will and a very Samson in physical eighteen hundred dollars delinquent poll overawe Jim. The monkey was evident the 16th att. ly determined not to yield without a An Atlanta woman has had on struggle, for he gathered all the available soda-bottles and boxes and chunks of employer for paying him imorey will wood about his stronghold, and, upon was drank. the advance of the bar-keeper and his command, hurled his missels toward the enemy with great rapidity and precision, acres of land to each State and Torritors. and as long as his ammunition held out he which establishes agricultural or lodge could not be dislodged. Finally Jim was brushed with a club and persuaded The death of Col. James K. Halland, non liquor caused the bar-keeper to look He came from Marshall com-The Liberty Herald says that about 800 around with anxiety, and well he might. in 1840. sames are on the delinquent tax list (real Jim had emptied whiskey and brandy upon the floor, treated Susie to whiskey appointed delinquent poll tax collector. It until she succumbed to its effects and was in a beastly state of intoxication, and had filled all the bottles with sawdust, be paid 5 per cept. on the sum he disburses malia, but will cheerfully give informainstead of \$5 per day; and that there shall tion on the subject to persons of an inquiring turn of mind, or direct them to 'the tropical curiosity man" of Wash-

A Chapter on Women. A woman, notwithstanding she is the best of listeners, knows her business, and and corruption. it is a woman's business to please. 1 don't say that it is not her business to well as we do; and her first question ton Railron in Hinds county, who have claims upon the A woman never forgets her sex. She exclaimed the debter. school funds, calls upon the Legislature at | would rather talk with a man than an pretty fellow! Do you take me for its ensuing session to pass a law requiring angel any day. Womanly women are prophet?" less there is of sex about a woman, the United States Deputy Marshals and cities more she is to be dreaded. But take a Seventy-five shots were exchanged. Our dressed enough to be pleased with her- wounded self, not so resplendent as to be a show influences that set vibrating the harmonic the Senate again this session. His attennotes of her nature stirring in the air about | physician visita him still twice daily, he has call being at ten o'clock e. a., when it

an hour memorable? What can equal ber tact, her delicacy. her subtlety of apprehension, her quickness to feel the changes of temperature work for strangers in the most unlike as the warm and cool currents of thought | portion of the State. blow by turn? At one moment she is IMMIGRANTS - A party of English to microscopically intellectual, critical, seru- grants, numbering fifteen or twee pulous in judgement as an analyst's balence, and the next as sympathetic as the destination being various points in Tennes whatever quarter it finds its way to her Friday on the steamer Austrian. bosom. It is in the hospitable soul of a woman that a man forgets he is a stranger, and so becomes natural and truthful, at drunken husband home on a white the same time, that he is mesmerized by In answer to a sympathiza The present Governor received \$5000 her a mystery and bewilderment.—O. H.

SOCIAL CHIT-CHAT. From the N. Y. Mail. Silk gauze is the favorite material for

ball dresses this winter.

adornment for ball dresses.

Flowers are scarcely used at all in bonnets this winter, feathers supplying Talk about the modern falling off of

Silver and gold embroidery is a new

home affections! Our wives are becoming dearer every day. White jet sounds somewhat anomalous, nevertheless, such an article exists, and is a favorite garniture for evening dress. for the approach of a bird of Shades of blue silk, adorned with an other for that of a terrestial an mmense embroidered monogram, deco- for a man. When the latter at rate the windows of one of our fashiona- ed the dogs would rush out and

ble up-town residences. The Greek fillet is much worn as a that fowls have the power of expression coiffure for demi-toilet; in full dress a slightly different but closely allied idea small erect aigrette, with a feather to and dogs can learn to unall retunal the match the dress is worn.

A new absurdity in bonnet trimming twisted round the neck like a boa

'Article Forty-seven."

The square dances have gone totally as the residence of the most amiable and the vice-pressured irremediably, out of fashion; they and irremediably out of fashion; they philosophic husband in the annuls of man are not danced at all in good society.

Durant about the "items" of the expenses of the Credit Mobilier, stating that he wanted to know whether any money had been paid to Congressmen, because, if there had been, he wanted them to pay it

Mr. Bogy is fully acquitted of the charge. back, "if they did not go straight."

ADVERTISING AGENTS. None others are authorized to solici UNIDERS for THE CLASSON Ggo. P. Rowent & Co.

GRIPPIN & HOPPMAN SHARPE & Co., R. NILES

ITEMS OF INTEREST

Pinckback used to be known as the b ook on the Mississippi river.

The Senate Committee has approved the House bill for abolishing the franking but Brigham Young says that Lincle may blow and he may blaster, but poly-

strangers with eager interest, dubbed 26th ult., aged 61. She was ungreed to 10

Williamsburg District, South Carolina, w. destroyed by fire on the zam alt. Le-

A young gentleman of cently married a bely of forty-two to Min

season, but in the spring a greater on

is expected. Daniel Finnegan, a soldier

seventy-second year orbitage, it are It is no longer the years et the your monogram on the fly of the envelope but you should use red wax, and have up-

assured, is the very latest day A devoted wife in Book county, Wis-

ignition, that Mr. Caldwell, one of the He inblican United States Senators from Ka sas, procured his scat in that healy by br

Notwithstanding the loss of her two

The Brookhaven Citizen says that the pa- vote, but I do say that the woman who for the promptness and correctness will

to his debtor, "when you are going to put this bill?" "When I am going to pay it i this bill?" "When I am going to pay it i

real woman at her best moment-well citizen killed and two Deputy Marshall and a sensation, with the varied outside it is doubtful if he will appear to his seal i

her -and what has social life to compare injects morphine into the Senator's arm thought and feeling with her that makes | The Tuscalorona, (Ala.) Times, understand that large numbers of negroes are leaver

open rose that sweetens the wind from see and Virginia. They arrived at Normal One of the late disgusting

Such is the rush to Tenus from some of

through a part of the Indian Territory

Lauguage Among Animals. members of the same group, they can learn to understand the lan-

differences. - Scribner's for February

tion whatever. He therefore somelul

A Model Husband. A disputch from Natick, Mass., unde date of Jan. 27, contains the following swiftly suggestive item: The elopement of Mrs. S. C. Daniel her if she came to want to draw on him. Combs are to be again universally worn Natick has heretofore been elitedy re-

of having secured bla election to the Senate from Missouri by bribery,-Washington Chroniele. - Dress Goods, Ribbon, Embroidery, Laces,

for less than cost, at G. J. Beck's.